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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/085,866	02/27/2002	Zhizhang (John) Chen	10013802 -1	1660
7590 04/02/2004			EXAMINER	
HEWLETT-PACKARD COMPANY			HU, SHOUXIANG	
Intellectual Property Administration P.O. Box 272400			ART UNIT	PAPER NUMBER
Fort Collins, CO 80527-2400			2811	· · · · · · · · · · · · · · · · · · ·
			DATE MAILED: 04/02/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/085,866	CHEN ET AL.
Office Action Summary	Examiner	Art Unit
	Shouxiang Hu	2811
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) daywill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 22 Ja	anuary 2004.	
	action is non-final.	
Since this application is in condition for alloware closed in accordance with the practice under E	nce except for formal matters, pro	
Disposition of Claims		
4) ☐ Claim(s) 1-30 is/are pending in the application 4a) Of the above claim(s) 1-12 and 20-30 is/are 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	e withdrawn from consideration.	
Application Papers		
9)⊠ The specification is objected to by the Examine	er.	
10) ☐ The drawing(s) filed on is/are: a) ☐ acc	epted or b) Dobjected to by the I	Examiner.
Applicant may not request that any objection to the	÷, ,	• •
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	= ' '	
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)	_	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4)	
 2) Notice of Dransperson's Patent Drawing Review (P10-946) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>1/22/04</u>. 		ratent Application (PTO-152)

DETAILED ACTION

Election/Restrictions

1. Claims 1-12 and 20-22 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in Paper No. 7.

Claim Objections

2. Claims 13-19 are objected to because of the following informalities and/or defects:

Claim 13 recites the subject matter that the emission layer in the recited electron emitter is formed of a SiO2 and/or SiON. However, according the specification and the drawings (see Fig. 1) of the instant disclosure, the real electron emission layer is the N++ substrate layer (16); while the RTP layer (14) is an insulator which only functions as a tunneling dielectric for the electrons emitted from the electron-supply substrate (16).

Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Art Unit: 2811

Claims 18 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply 4. with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Claim 18 recites the subject matters that the recited emission layer is formed through a rapid thermal formation process; however, a rapid thermal process (RTP) normally refers to a non-equilibrium thermal process with a substantially high change rate in temperature during the heating up, and the disclosure lacks an adequate description or reference regarding how the recited SiO2 material and the recited SiOxNy material can be both formed during the same RTP, especially regarding the range(s) and/or example(s) of the temperature, the temperature ramping rates, and the gas compositions and pressures, for each of the recited formations of the recited two layers. These parameters are believed to be important to the formation and quality of each of the two layers, given that their thickness is very thin and that the claimed invention is directed to a method for forming such layers.

Furthermore, claim 13 recites the limitation of "a rapid thermal formation process", but the disclosure lacks an adequate and clear description or reference regarding the intended range(s) and/or example(s) of the temperature, the temperature ramping (up and/or down) rates and the gas compositions and pressures applied to the formation of the recited emission layer during the recited rapid thermal formation process. These parameters are believed to be important to the formation and quality of

Art Unit: 2811

the "emission layer", given that its thickness is very thin and that the claimed invention is directed to a method for forming such a layer.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 13, 18 and 19, insofar as being in compliance with 35 U.S.C. 112, are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'986 (JP 2000-76986, 3/2000) in view of Wawer (US 2002/0102799) and/or Su (US 2002/0177276).

JP'986 discloses a method for forming an emitter (see Figs. 1a-2), comprising the steps of: forming a patterned oxide layer (2) to define an emission area upon an electron supply layer (1); forming an "emission layer" (SiO2; a tunneling dielectric layer) within the emission area with a thermal formation process; and forming a thin metal layer (3).

Although JP'986 does not expressly disclose that the thermal formation process for the tunneling dielectric layer can be a rapid one, one of ordinary skill in the art would readily recognize that a rapid thermal (oxidation) formation process is a desirable for achieving high quality and low thermal budget for the tunneling dielectric layer, as evidenced in the Wawer (see the tunneling layer 2 in Fig. 4A, also see Paragraph 0039) and/or Su (see the abstract).

Art Unit: 2811

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to in corporate the rapid thermal formation process of Wawer and/or Su for a tunneling layer into the method of JP'986, so that a method for forming a tunneling layer (or, the "emission layer") with good quality and low thermal budget would be obtained.

Regarding claim 18, it is noted that the "emission layer" (12a) in JP'986 can have a thickness in the range of 50 to 200 Angstroms (see the attached machine translation as a reference in English), which can be regarded as being formed of a lower portion of SiO2 with a thickness of about 20 Angstroms and an upper portion of SiO2 with a thickness of about 30-130Angstroms; and the upper portion of SiO2 therein can be readable as a SiOxNy with y=0.

Regarding claim 19, US'080 further teaches the method of forming the emission layer can be performed as part of an integrated circuit formation process to form the emitter as part of an integrated circuit (See Fig. 18) that naturally includes an emitter control circuitry (at least the interconnections to the individual emitters 10).

7. Claims 14-17, insofar as being in compliance with 35 U.S.C. 112, are rejected under 35 U.S.C. 103(a) as being unpatentable over JP'986 in view of Wawer and/or Su, as applied to claims 13, 18 and 19 above, and further in view of US'417 (US 5,760,417).

The disclosures of JP'986, Wawer and Su are discussed as applied to claims 13, 18 and 19 above.

Application/Control Number: 10/085,866

Art Unit: 2811

Although JP'986, Waver and/or Su do not expressly disclose that the method can further comprises a step of forming a metal contact structure, one of ordinary skill in the art would readily recognize that a metal contact structure can be preferably formed for improving the contact to the top thin metal layer, as evidenced in US'417 (see the metal contact structure 807 and the top thin metal layer 808 in Fig. 8).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to in corporate the metal contact structure of US'417 into the above method collectively taught by of JP'986 in view of Wawer and/or Su, so that a method for forming an emission layer with improved contact to the top thin metal layer would be obtained.

Regarding claim 17, the method of claim 14, the metal contact structure (807) of US'417 can be regarded as being comprises multiple metal layers corresponding to the bottom portion, the top portion and other portions of the metal contact structure.

Response to Arguments

8. Applicant's arguments with respect to claims 13-19 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shouxiang Hu whose telephone number is 571-272-

Application/Control Number: 10/085,866 Page 7

Art Unit: 2811

1654. The examiner can normally be reached on Monday through Thursday, 7:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie C. Lee can be reached on 571-272-1732. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SH March 25, 2004

> SHOUXIANG HU PRIMARY EXAMINER

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